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COUNSEL FOR DEFENDANTS, HUNTER MOUNTAIN INVESTMENT TRUST AND RAND PE FUND I, LP, SERIES 1

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	§
	§ Chapter 11
HIGHLAND CAPITAL	§
MANAGEMENT, L.P.,	§ Case No. 19–34054–sgj11
	§
Reorganized Debtor.	§
-	§
MARC S. KIRSCHNER,	
AS LITIGATION TRUSTEE	§
OF THE LITIGATION SUB-TRUST,	Š
	§ Adversary Proceeding
Plaintiff,	§ No. 21-03076-sgj
v.	§
	§
JAMES D. DONDERO, et al.,	§
	§
Defendants.	§

# STIPULATION EXTENDING PRIOR CLASS A HOLDERS' DEADLINE TO RESPOND TO HMIT DEFENDANTS' CROSS-CLAIMS

PLEASE TAKE NOTICE that Defendants Hunter Mountain Investment Trust ("HMIT") and Rand PE Fund I, LP, Series 1 ("Rand" and together with HMIT, the "HMIT Defendants"), with the agreement of Defendants: (a) Dugaboy Investment Trust; (b) Mark & Pamela Okada

<sup>&</sup>lt;sup>1</sup> Prior Class A Holders and HMIT Defendants are intended to identify the parties as defined in the heading of this stipulation, as well as *Defendants Hunter Mountain Investment Trust and Rand PE Fund I, LP Series 1's: (I) Answer to Plaintiff's Complaint and Objection to Claims; and (II) Cross-Claims Against Class A Limited Partners of HCMLP* [Dkt. No. 124].

Family Trust – Exempt Trust #1; (c) Mark & Pamela Okada Family Trust – Exempt Trust #2; and (d) Mark K. Okada (Defendants (a) – (d), collectively, the "**Prior Class A Holders**") file this their *Stipulation Extending Prior Class A Holders' Deadline to Answer HMIT Defendants' Cross-Claims*, hereby agreeing that the deadline for the Prior Class A Holders to respond to the HMIT Defendants' cross-claims is extended through and including June 12, 2022, and would show the Court as follows:

- 1. On or about March 23, 2022, the HMIT Defendants filed their (I) Answer to Plaintiff's Complaint and Objection to Claims; and (II) Cross-Claims Against Class A Limited Partners of HCMLP [Dkt. No. 124], asserting certain cross-claims against the Prior Class A Holders.
- 2. Pursuant to Federal Rule of Bankruptcy Procedure 7012(a), the Prior Class A Holders have twenty-one (21) days to file an answer to the HMIT Defendants' cross-claims, unless the court prescribes a different time. The Prior Class A Holders' current answer date April 13, 2022.
- 3. The HMIT Defendants and the Prior Class A Holders are in negotiations regarding HMIT's cross-claims, and to facilitate potential settlement of same, hereby agree to extend the Prior Class A Holders' answer date until June 12, 2022.
- 4. This stipulation is not made for purposes of delay, but only so that the parties may have a full and fair opportunity to pursue an efficient resolution of certain claims in this case prior to incurring potentially unnecessary time and expenses.

Dated: April 6, 2022. Respectfully submitted,

/s/ E. P. Keiffer

E. P. Keiffer

State Bar No. 11181700

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## ATTORNEYS FOR DEFENDANTS HUNTER MOUNTAIN INVESTMENT TRUST AND RAND PE FUND I, LP, SERIES 1

With the agreement of:

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## ATTORNEYS FOR DEFENDANT DUGABOY INVESTMENT TRUST

**AND** 

/s/ Brian D. Glueckstein

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ATTORNEYS FOR DEFENDANTS MARK K. OKADA, THE MARK & PAMELA OKADA FAMILY TRUST – EXEMPT TRUST #1, AND THE MARK & PAMELA OKADA FAMILY TRUST – EXEMPT TRUST #2

#### **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on April 6, 2022, a true and correct copy of the foregoing document was electronically filed and served via electronic mail on the parties appearing in this adversary proceeding.

> /s/ E. P. Keiffer E. P. Keiffer

### **CERTIFICATE OF CONFERENCE**

The undersigned hereby certifies that on April 6, 2022, a true and correct copy of the foregoing document was sent via e-mail to counsel for Defendant Dugaboy Investment Trust and counsel for Defendants Mark K. Okada, the Mark & Pamela Okada Family Trust – Exempt Trust #1 and the Mark & Pamela Okada Family Trust – Exempt Trust #2, and all of the aforementioned parties agree to the stipulation contained herein.

> /s/ E. P. Keiffer E. P. Keiffer